

**REMARKS**

The application has been amended to overcome the examiner's objections and rejections.

Claims 1-4 were rejected under 35 U.S.C. 103(a) as being unpatentable over Tsengas '081.

Claim 1 was amended to claim "a pair of round open top stainless steel containers ~~capable of~~ for receiving pet food and water therein, the stainless steel containers being scratch-free, easy cleaning and durable",...and..." a pet table eating surface comprising a thick slab of elongated wood for a natural non-toxic eating surface"...and..."the pet table eating surface having two round spaced bowl ~~openings~~ holes in the pet table eating surface ~~along~~ structured to receive the pair of bowls therein, each of the ~~openings~~ holes sufficiently large to permit one of the pair of containers to be inserted therein with the protruding lip contacting the pet table eating surface to retain the container in the ~~opening~~ hole, the pair of bowls easily removable for cleaning by pushing up each of the pair of bowls through the holes"...and... "at least one indentation in the pet specific shape intruding into the pet table eating surface to a point immediately adjacent to ~~at least~~ each one of the containers to provide a close pet access space so that a neck of the pet is positioned immediately adjacent to the container for easy access to the contents of the container". Neither Tsengas nor any of the other prior art taken singly or together provide durable, scratch resistant, easy cleaning stainless steel bowls with peripheral lips and a natural non-toxic wooden feeding table having holes to receive the bowls so that the bowls are easily removed for cleaning by pushing up on the bowls through the holes and

at least one indentation in the feeding table next to each bowl for easy access to the bowl. Therefore, the 102 rejection is seen to be overcome and currently amended claim 1 is seen to be allowable.

Claims 2-4 depend upon and further limit claim 1 now seen allowable, therefore claims 2-4 are seen to be allowable.

In view of the above amendments and remarks, claims 1-4 are seen to be allowable. Reconsideration and allowance of claims 1-4 is respectfully requested.

A Petition to Revive an Abandoned Application Fee of \$685 and the Petition to Revive are attached. No additional fee is seen to be due.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Donald W. Meeker". The signature is written in a cursive, flowing style.

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